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UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of  
Gersh Korsinsky et el.  
Application No. 10/672,567  
File: September 29,2003d  
For: ALTERED COPIES  
April 27,2006

HONORABLE JHON DOLL, ACTING COMMISSIONER FOR PATENT AND  
TRADEMARK OFFICE

PETITION TO WITHDORAWAL OF FINAL REJECTION

STATEMENT I

1. This is a request for withdrawal of final rejection in response to the Office Action date mailed: 03/31/2006.
2. This is not an appeal-able matter, but rather this is mishandling of examining of the patent application matters that Applicant believes should be decided by the Commissioner. Therefore Applicant respectfully requested that the Commissioner entertain this petition and withdrawal the final rejection.
3. The specification corrected terms, idiomatic English, and grammatical to satisfy examiner's rejections
4. Claims 1-3 rejected by examiner are canceled to satisfy of the examiner's requirements.
5. Correspond to the description of the drawings, filed on April 18, 2005, given in the specification are corrected in respected to the drawings to satisfy of the examiner's requirements.

6. The drawings, filed on April 18, 2005, clears the original filed drawings, because correspond to the description given in a picturesque illustration means, to satisfy of the examiner's requirements.
7. Grammatical errors of the drawings corrected.
8. Provided correction, including illustration applicable invention use only, absolute not introduce any new matter into disclosure (i. e., matter which is not supported by the disclosure as original filed).
9. Detailed copy or reproduction of original coins legalization by featuring the word "copy" for identify as a reproduction or a copy, to enable coin collectors to affordably complete their collections, is not alteration matter means and not identified by alteration means. Therefore, claims of present invention is not being anticipated by legalization copy or reproduction originals (by featuring the word "copy") ,because ,the present invention subjected to alteration or modification of valuably purposes of originals means, and by featuring alteration means for distinguish as article.

## SUMMARY OF THE INVENTION

Altered copies are a combination of a true copy of the desirable denomination valuables and values of a true original for preservation, and alteration and modification to satisfy of the requirements of the purposes means.

Original usually contains value-less and /or valuable-less or, even, damage for copy's purposes means, which requires be corrected in copies

Alteration contains desire designing alteration or modification to satisfy of the requirement of the purposes means

## BRIEF DESCRIPTION OF THE DRAWINGS

FIG.1 shows examples of the basic principles of the present invention.

Fig. 2 shows examples of the basic principle of original recognition.

Fig. 3 shows examples of the basic principles of the consummate copies.

Fig. 4 shows examples of the basic principles of the correction value and valuable damage.

Fig. 5 shows examples of the basic principles of the designing denomination means.

Fig. 6 shows examples of the basic principles of the contributed alteration or modification means.

Fig. 7 shows examples of the basic principles of the applicatory of the present invention.

## DETAILED DISCRIPTION OF THE PREFERED EMBODIMENTS

The present invention's examples of principles are shown generally at FIG.1  
A true copy of a true original shown 2 which contains denomination valuables and values, shown at 3; and contains a valuable-less, shown at 4; and value damage, shown at 5. Alteration shown at 1 creates copy recognition by copy of the denomination parts of original shown at 6 and/or consummate copies shown at 7 and/or correction value damage and/or valuables of the original shown at 8 and/or designing new denomination shown at 9 and/or creates contributed alteration shown at 10 and /or alteration shown at 11 creates other means shown at 11.

FIG. 2 shows basic principles of the creation of copy recognition (6) from alteration (1) of the original (2) such an example notice of removing parts of original, etc. "Notice (15)", and/or original language (16), and/or original form and/or dimensions (17), and/or original image (13), and/or original text (12), and/or original script(14),and/or physical conditions of original(18),and/or any other fictitious of original (19).

FIG. 3 shows basic principles of the creation consummate copies (7) from the alteration (1) of the copy of the original (2) such framing of the copy (20), and/or jewelry (21) and/or amulets (22) designing, and/or establish circulation Holy-land and/or other holy-money and /or ceremonial money (23), and/or creation religious articles (24),and/or other(such example national or traditional, etc.) (25).

FIG. 4 shows basic principles of correction of valuable and/or value damage (8) from the alteration(i) of the copy of the original(2) such image and text removing to satisfy of the a particular religious requirements (for an example removing a cross for jewish religious articles, etc.) (26, 27), and/or change material and/or weight (28, 29) (for an example change material silver and/or weight standard for a shekel to silver, etc.), and / or any other damage (30) (for an example physical damage of he original.)

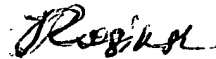
FIG.5 shows basic principles of designing denomination (9) from alteration (1) Of the copy of original (2) such art in copies (31), and /or image replacing for improvement (32), and /or creation collection valuableness or values(33), and /or provide denomination savings by modification (34); and /or creation of history in copies (35) and /or composite and compile in copies (36) , and /or provide restoration original (37), and/or text replacing in copies for improvement (38), and creation serial copies (39),etc.

FIG.6 shows basic principles of contributed alteration (10) from using valuing materials such silver (15), gold (16), other (17), and /or provide physical and other restoration (12-13), and /or image and text adding for improvement (14,19 ),etc.

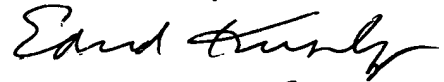
FIG.7 shows basic principles of miscellaneous (other) (11) alteration (i) of the copy of original which provides miscellaneous denominate restoration (40) and

preservation (41), create miscellaneous denomination in copies (42), create copies of miscellaneous of holy articles (43), and provide invitation in copies and/or in coins (44), create charities in holy-money copies (45), and astrology in copies /astrology articles (46), and copies of holy articles (47), provide physical sentimentalism articles (48), and create sentimentally history in copies (49), and create cemeteries in memorial copies (50), create anniversary(51) and congratulation (52) sentimentalisms in copies, and establish family coat of arms (heraldic bearings) (53),and provide presence/award in copies (54), and create museum in copies (55), and create memorial sentimentalism (56), and any other (57)

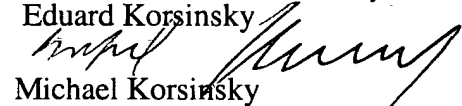
Respectfully submitted,



Gersh Korsinsky



Eduard Korsinsky



Michael Korsinsky

WE CLAIM (New):

1. CLAIM 1 (New).

An altered copies comprising:

A copy of original means;

A copy means a reproduction or imitation of an original something as a source, with denominative valuables and/or values means;

A denomination means a source given religious, historical, sentimental, other valuables or/and values means;

An original valuable-less /valueless means not applicable or, even damaged, to satisfy of the requirements of the purposes means;

An original value damage means original physical condition is damaged;

An alteration means copy being altered or modified to satisfy of the requirements of the purposes means;

An copy recognition means featuring of the alteration to satisfy of the requirements of the identifying of the copy purposes means;

A correction value damage means improve or repair of the original to satisfy of the requirements of the copy purposes means;

Other alteration of original to satisfy of the requirements of the copy purposes means

CLAIM 2 (New)

An altered copies comprising:

A copy means a reproduction or imitation of an original something as a source, with denomination valuables and/or values means;

An alteration means copy being altered or modified to satisfy of the requirements of the purposes means of the contributed to the copy means;

A contributed alteration means modify by silver, and/or gold, or/and by other materials, or/and by restoration (to bring or come into being ) origination ; or /and by image adding, and/or by text, by adding any other means to satisfy of the requirements of the purposes means.

CLAIM 3 (New)

An altered copies comprising:

A copy means o reproduction or imitation of an original something as a source, with denomination valuables and/or values means;

An alteration means copy being altered or modified to satisfy of the requirements of the purposes of the designing denomination means;

A designing denomination means copy altered or modified to satisfy of the requirements of denomination valuables or values to satisfy of the purposes means.



THE ALTERED COPIES 10/672, 567 SHEET 1 OF 7  
GERSH KORSINSKY  
"REPLACEMENT SHEET(37 CFR 1.121 (d))

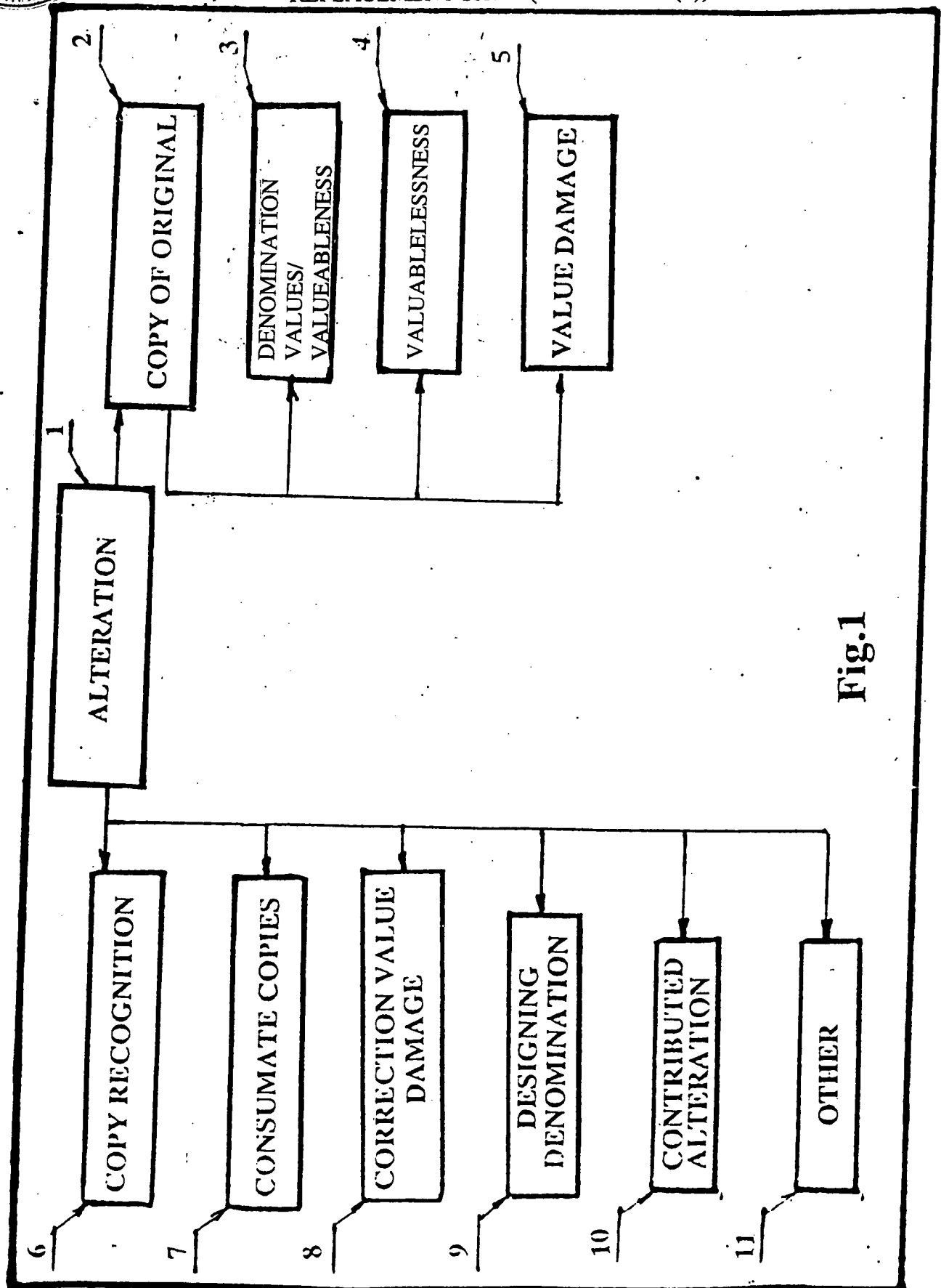


Fig.1

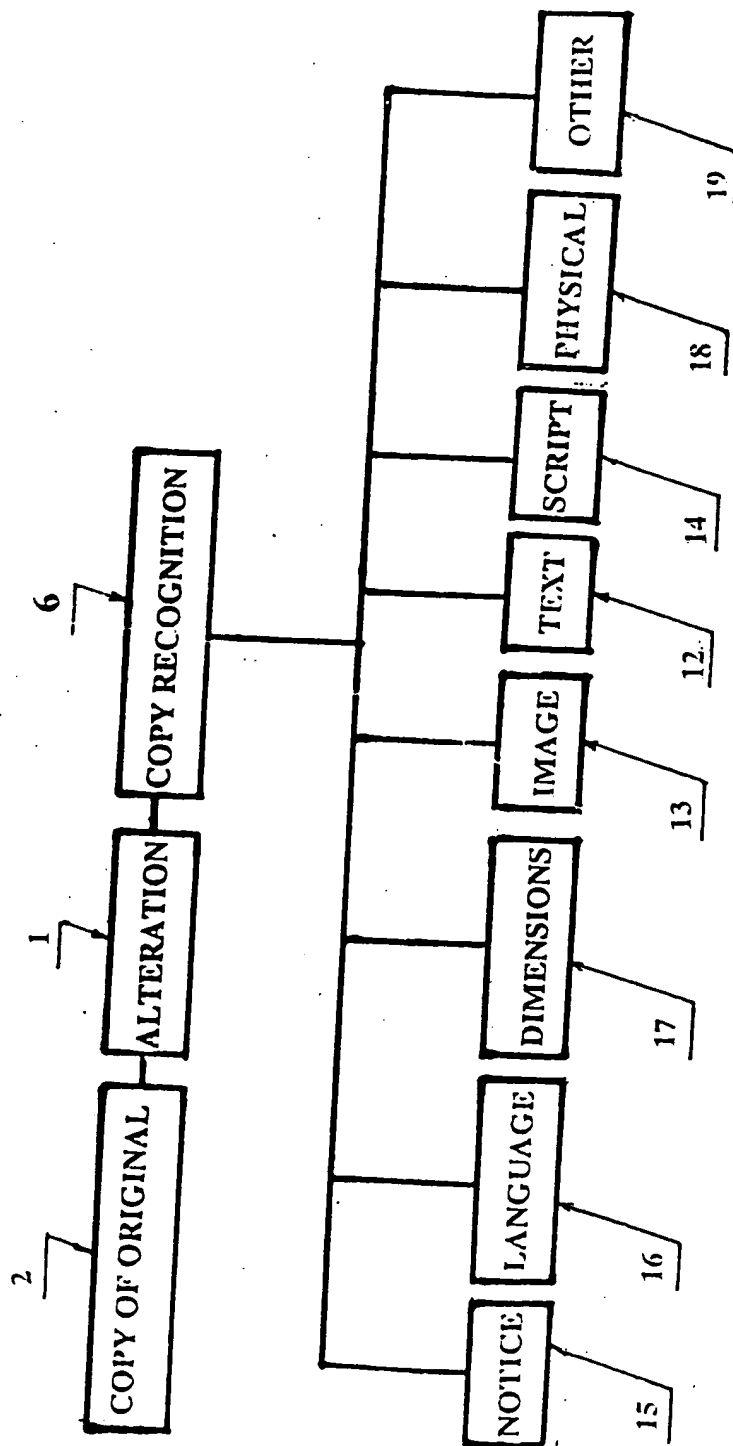


Fig.2

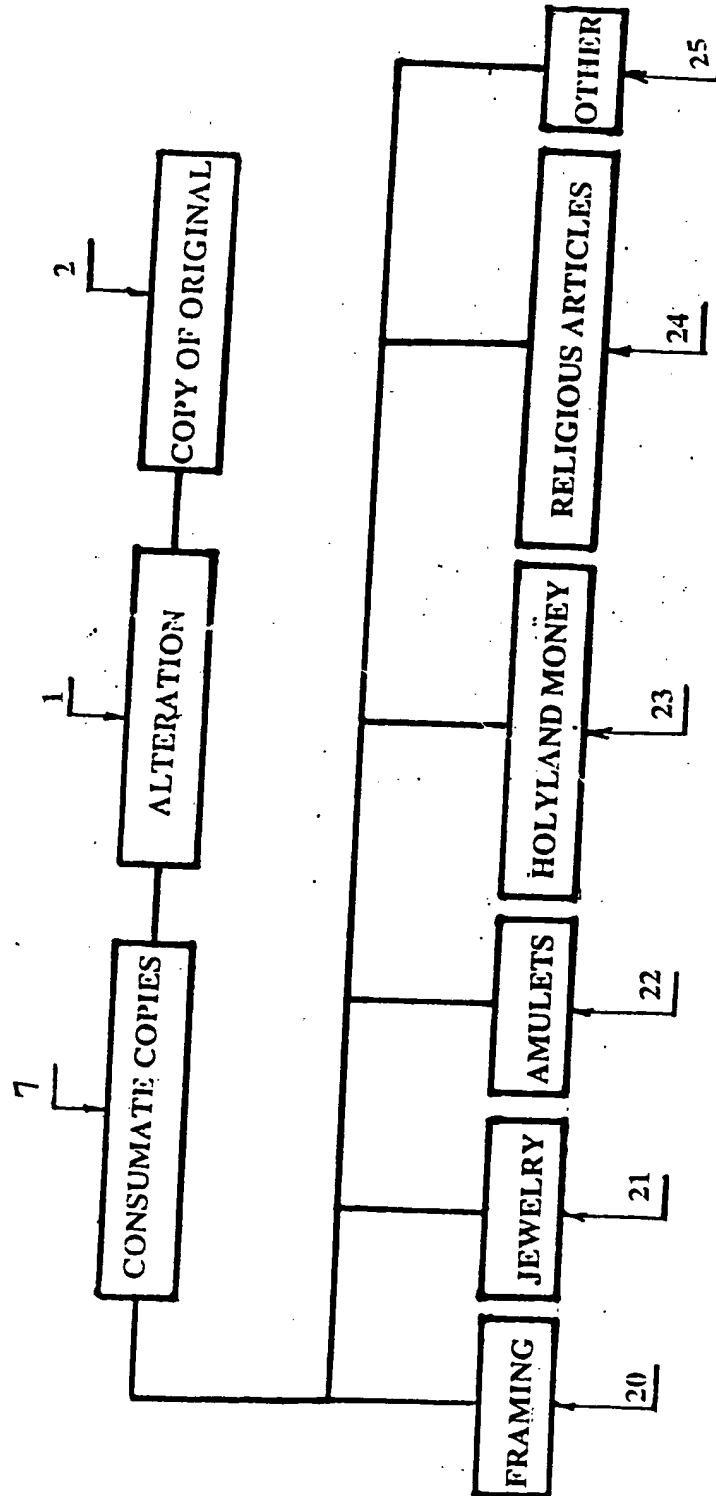


Fig.3



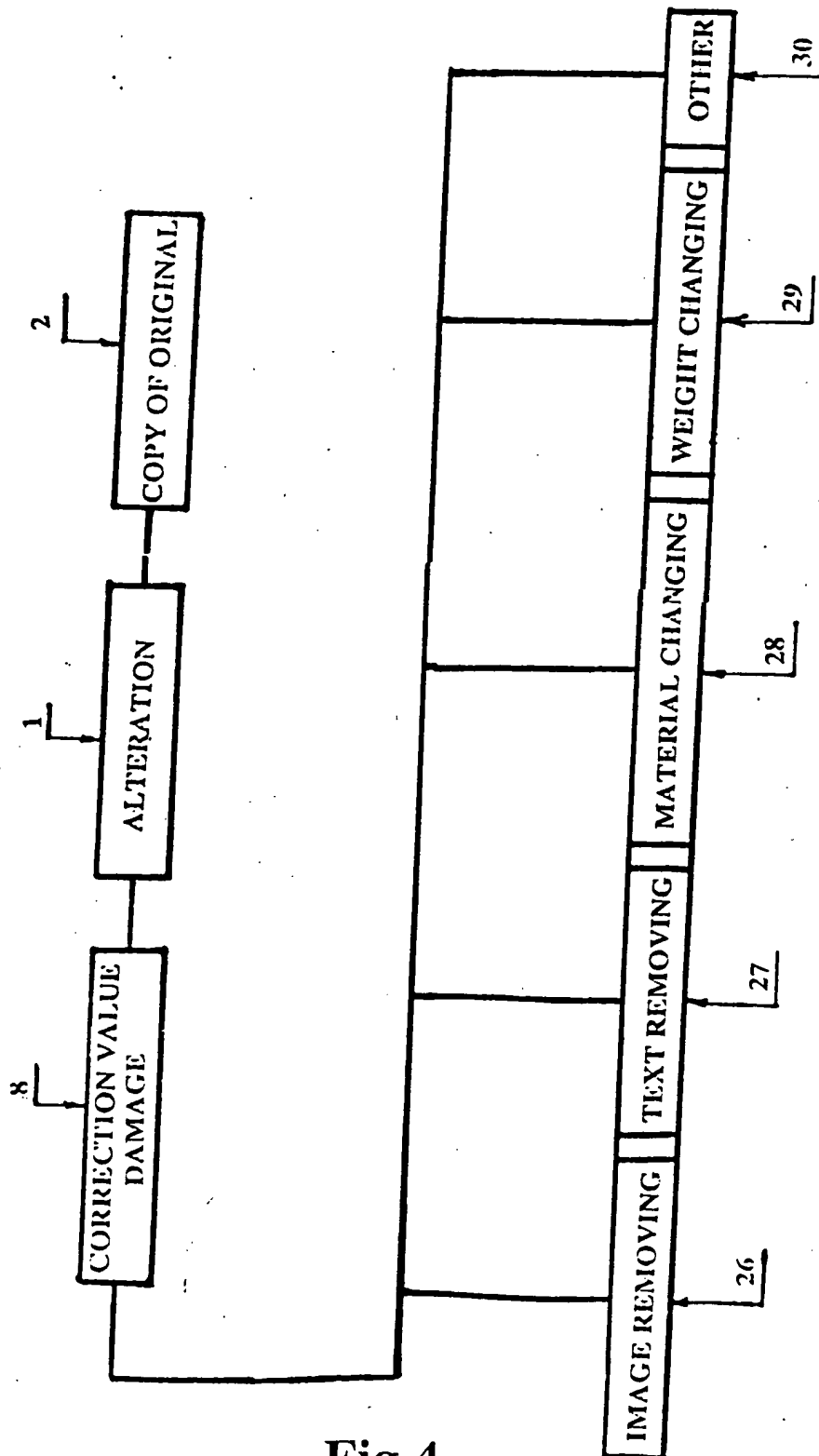


Fig.4

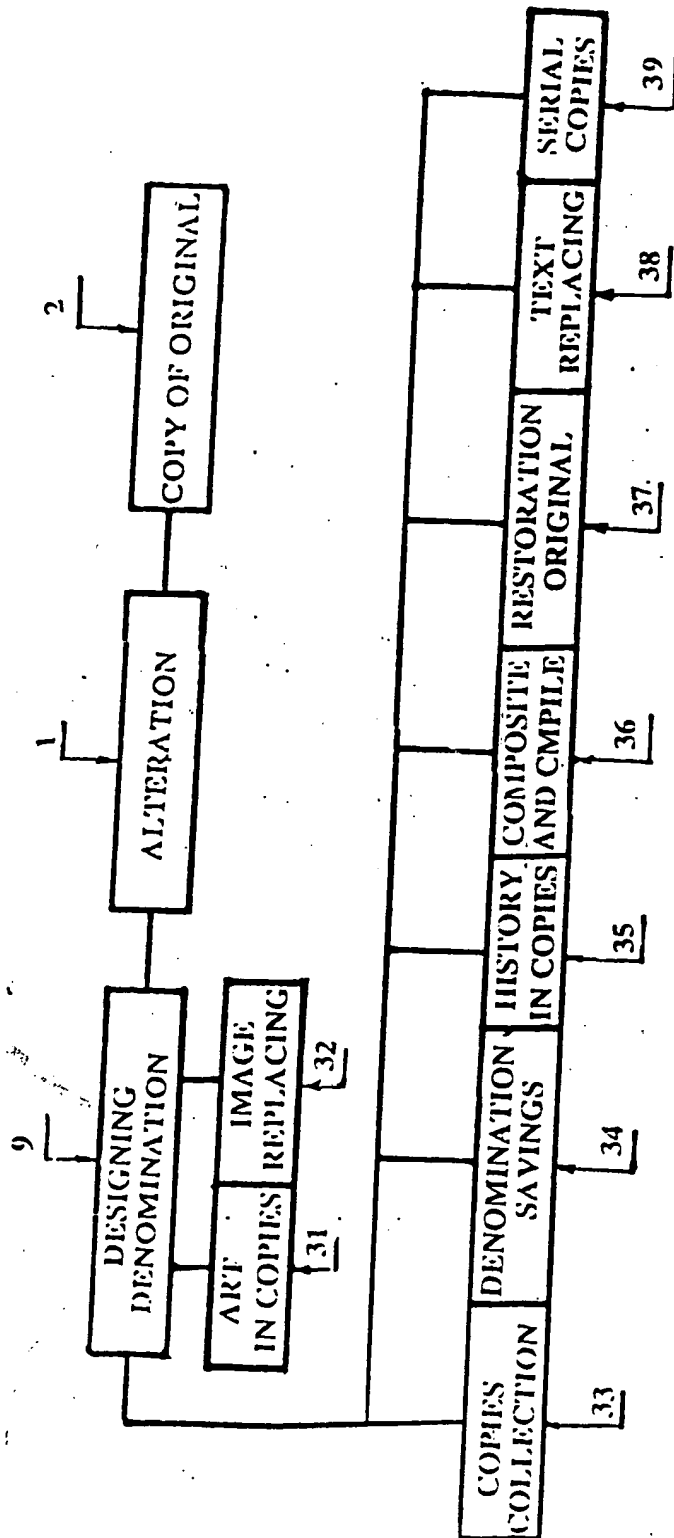
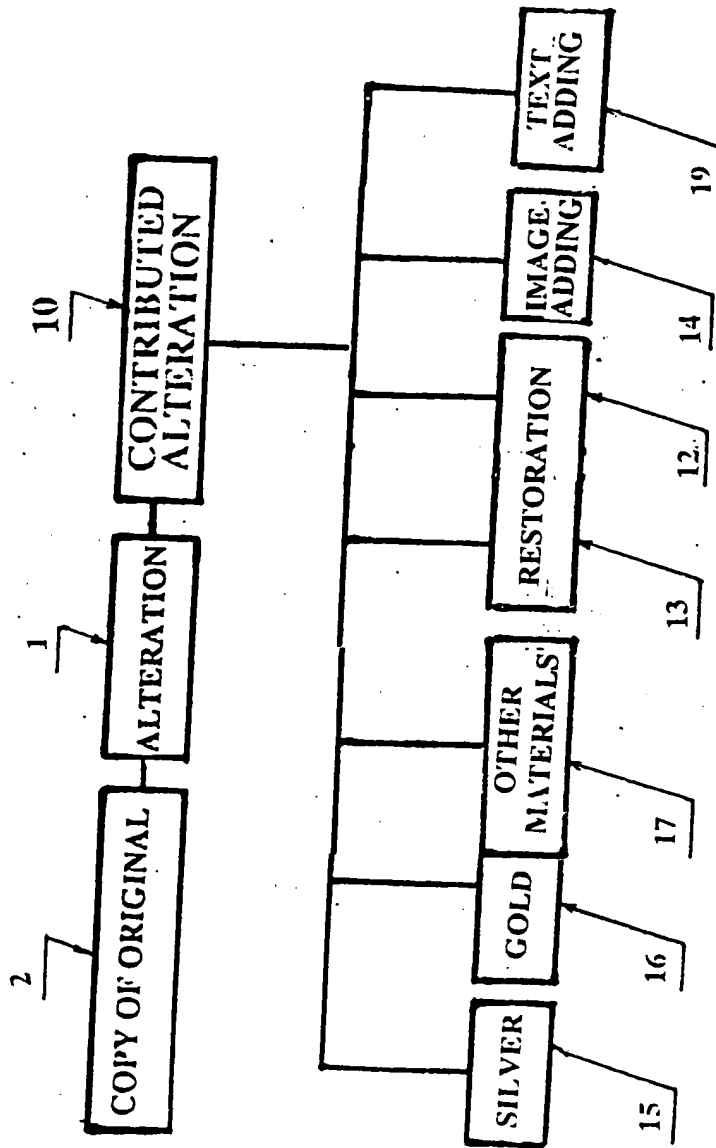


Fig.5



**Fig.6**

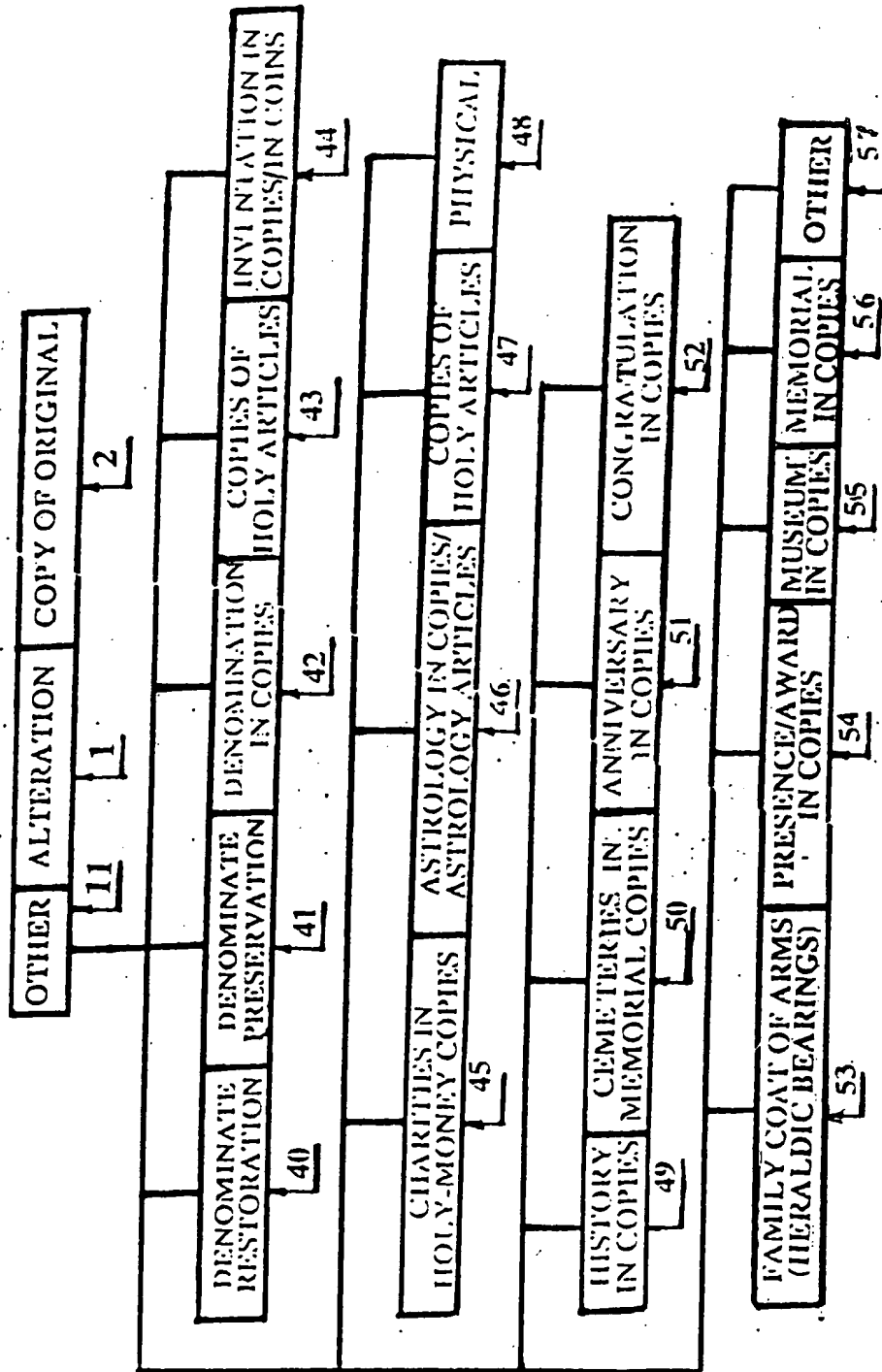


Fig.7



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United States Patent and Trademark Office  
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/672,567	09/29/2003	Gersh Korsinsky		8833

7590 03/31/2006  
GERSH KORSINSKY  
1236 49th STREET, APARTMENT 4B  
BROOKLYN, NY 11219

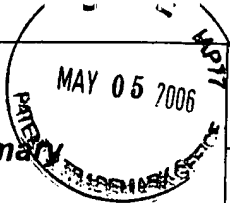


EXAMINER	
HOGE, GARY CHAPMAN	
ART UNIT	PAPER NUMBER
3611	

DATE MAILED: 03/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**



Application No. 10/672,567		Applicant(s) KORSINSKY ET AL.	
Examiner Gary C. Hoge		Art Unit 3611	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 07 November 2005.
- 2a) ☒ This action is **FINAL**.                      2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-3 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-3 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 18 April 2005 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)  | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

Art Unit: 3611

### **DETAILED ACTION**

1. In view of the petition filed November 7, 2005, the finality of the Office action mailed September 15, 2005 is hereby withdrawn. Please find a new action below.

#### ***Drawings***

2. The drawings were received on April 18, 2005. These drawings are not approved because they do not correspond to the description given in the Specification that was also received on April 18, 2005.

#### ***Specification***

35 U.S.C. 112, first paragraph, requires the specification to be written in "full, clear, concise, and exact terms." The specification is replete with terms which are not clear, concise and exact. The specification should be revised carefully in order to comply with 35 U.S.C. 112, first paragraph. The application is not written in proper idiomatic English and is replete with grammatical errors too numerous to mention specifically. Applicant should be careful not to introduce any new matter into the disclosure (i.e., matter which is not supported by the disclosure as originally filed).

#### ***Claim Rejections - 35 USC § 112***

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claims appear to be merely a list of the definitions of words. They do not define an invention.

***Claim Rejections - 35 USC § 102***

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 1-3, as best understood, are rejected under 35 U.S.C. 102(b) as being anticipated by “1705 Queen Anne Crown”.

“1705 Queen Anne Crown” discloses a copy of a coin in which the denomination (i.e., one crown) is maintained, but the coin is identified as a reproduction (i.e., by featuring the word “copy”).

***Response to Amendment***

6. It is noted that this application names three inventors. It is necessary that all correspondence with the Office be signed by all three inventors.

***Conclusion***

7. This action is a **final rejection** and is intended to close the prosecution of this application. Applicant's reply under 37 CFR 1.113 to this action is limited either to an appeal to the Board of Patent Appeals and Interferences or to an amendment complying with the requirements set forth below.

If applicant should desire to appeal any rejection made by the examiner, a Notice of Appeal must be filed within the period for reply identifying the rejected claim or claims appealed. The Notice of Appeal must be accompanied by the required appeal fee of \$250.



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If applicant should desire to file an amendment, entry of a proposed amendment after final rejection cannot be made as a matter of right unless it merely cancels claims or complies with a formal requirement made earlier. Amendments touching the merits of the application which otherwise might not be proper may be admitted upon a showing a good and sufficient reasons why they are necessary and why they were not presented earlier.


A reply under 37 CFR 1.113 to a final rejection must include the appeal from, or cancellation of, each rejected claim. The filing of an amendment after final rejection, whether or not it is entered, does not stop the running of the statutory period for reply to the final rejection unless the examiner holds the claims to be in condition for allowance. Accordingly, if a Notice of Appeal has not been filed properly within the period for reply, or any extension of this period obtained under either 37 CFR 1.136(a) or (b), the application will become abandoned.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gary C. Hoge whose telephone number is (571) 272-6645. The examiner can normally be reached on 5-4-9.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on (571) 272-6651. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Gary C Hoge  
Primary Examiner  
Art Unit 3611

gch

**Notice of References Cited**

Application/Control No.

10672,567

Applicant(s)/Patent Under  
Reexamination  
KORSINSKY ET AL.

Examiner

Gary C. Hoge

Art Unit

3611

Page 1 of 1

**U.S. PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	A	US-			
	B	US-			
	C	US-			
	D	US-			
	E	US-			
	F	US-			
	G	US-			
	H	US-			
	I	US-			
	J	US-			
	K	US-			
	L	US-			
	M	US-			

**FOREIGN PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	O					
	P					
	Q					
	R					
	S					
	T					

**NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	"1705 Queen Anne Crown," Jas. Townsend & Son, Inc. website, <a href="http://web.archive.org/web/20020208045237/www.jastown.com/coins/co-524.htm">http://web.archive.org/web/20020208045237/www.jastown.com/coins/co-524.htm</a> , February 8, 2002.
	V	"The Coin Shop," Coin Shop website, <a href="http://web.archive.org/web/20021022135036/http://coin-shop.com/repcoin.html">http://web.archive.org/web/20021022135036/http://coin-shop.com/repcoin.html</a> .
	W	
	X	

\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)  
Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.